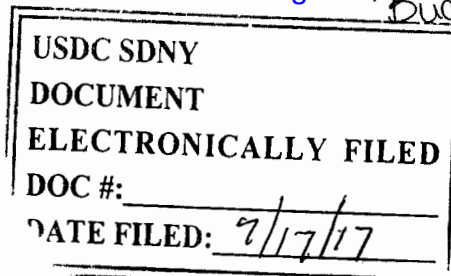


Buchwald, N



UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

HAIM SETH CHASMAN, and

DAVID CHASMAN,

Plaintiffs,

v.

JPMORGAN CHASE BANK, NA,

CHASE BANK, AND RELATED

SUBSIDIARIES,

successor by merger of FIRST

NATIONAL BANK OF CHICAGO,

Defendants

STIPULATION OF VOLUNTARY
DISMISSAL WITHOUT PREJUDICE
UNDER FRCP 41(A)(1)

Civil Action No. 17-cv-1210 (NRB)

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), the parties, by their undersigned counsel, stipulate that this action be dismissed without prejudice and without costs to any party

Notwithstanding any provision of Rule 41(a), the parties agree that this voluntary dismissal shall have no prejudice, limitation, or effect on any other action or actions brought by plaintiffs

Dated: New York, New York

July 13, 2017

Stropheus Law LLC

By

Stuart Weichsel

11 Broadway, Suite 615, New York NY 10004

(917) 562-4697 stuart.weichsel@stropheus.com

Attorneys for Plaintiffs

LEVI LUBARSKY FEIGENBAUM & WEISS LLP

By:

Andrea Likwornik Weiss 655 Third Avenue, 27th Floor

New York, NY 10017 (212) 308-6100

aweiss@llfwlaw.com

Attorneys for Defendant JPMorgan Chase Bank, N.A.,
also sued herein as "Chase Bank"

SO ORDERED

HON. NAOMI REICE BUCHWALD

United States District Judge

7/17/17